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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/721,737	11/26/2003	Hee Seok Roh	K-0583	3954	
34610 KED & ASSO	7590 08/13/200 CIATES, LLP	EXAMINER			
P.O. Box 2212	200		PATEL, RITA RAMESH		
Chantilly, VA	20153-1200		ART UNIT	PAPER NUMBER	
			1792		
			MAIL DATE	DELIVERY MODE	
			08/13/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

	Application No.	Applicant(s)		
10/721,737		ROH, HEE SEOK		
	Examiner	Art Unit		
	RITA R. PATEL	1792		

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	RITA R. PATEL	1792	
The MAILING DATE of this communication appe	ears on the cover sheet with the o	correspondence add	ress
THE REPLY FILED 31 July 2008 FAILS TO PLACE THIS APPI. ∑ The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of App for Continued Examination (RCE) in compliance with 37 C periods: 	the same day as filing a Notice of a replies: (1) an amendment, affidavited (with appeal fee) in compliance	Appeal. To avoid aba t, or other evidence, v with 37 CFR 41.31; o	which places the r (3) a Request
The period for reply expires <u>4</u> months from the mailing date The period for reply expires on: (1) the mailing date of this N no revent, however, will he stalutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or in MONTHS OF THE FINAL REJECTION. See MPET 706.UY Extensions of time may be obtained under 37 CPR 1.138(a). The date	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE f). on which the petition under 37 CFR 1.1:	g date of the final rejection FIRST REPLY WAS FI 36(a) and the appropriat	on. LED WITHIN TWO e extension fee
have been filled is the date for purposes of determining the period of ex- under 37 CFR 1.17(a) is calculated from; (1) the expiration date of the set to thin (b) above, if checked. Any reply received by the Office later may reduce any earmed patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	shortened statutory period for reply origi than three months after the mailing dat	nally set in the final Office	e action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed w AMENDMENTS 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
3. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further cor (b) They raise the issue of new matter (see NOTE beloc (c) They are not deemed to place the application in bet appeal; and/or (d) They present additional claims without canceling a 1. They present a control of the control	nsideration and/or search (see NOT w); ter form for appeal by materially red	E below); ducing or simplifying t	
NOTE: (See 37 CFR 1.116 and 41.33(a)). 4.	·		
7. To purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is prov. The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		be entered and an e	xplanation of
 AFFIDAVIT OR OTHER EVIDENCE The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 			
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appear and was not earlier presented. Se	ll and/or appellant fail se 37 CFR 41.33(d)(1	s to provide a).
 The affidavit or other evidence is entered. An explanatio <u>REQUEST FOR RECONSIDERATION/OTHER</u> Memory and the reconsideration has been considered because: See Continuation Sheet. 		•	
12. Note the attached Information <i>Disclosure Statement</i> (s). 13. Other:	(PTO/SB/08) Paper No(s)		
/Michael Barr/ Supervisory Patent Examiner, Art Unit 1792			

Application No.

Continuation of 11, does NOT place the application in condition for allowance because: in Applicant's response to the Final Rejection, Applicant angues that at difference exists between the claimed invention and the prior at. More specifically Applicant argues that the prior art More teaches a washing machine having a rotary arm 11, however teaches this rotary arm is removed, inverted and re-mounted to spray from an upward to a downward position, or reverse. Applicant contests Meret fails to teach Applicant's claims for a "rotatably coupled" nozzle since the nozzle of Meret is removed, inverted, and re-mounted. However the Examiner maintains the former rejection filed 331/108 wherein the Bertsch-Meret inventions teach the claimed invention since an invertable nozzle of Meret reads on Applicant's claims for rotatably coupled nozzle. Although the spray nozzle of Meret removed then inverted, and finally it reads on Applicant's claims for rotatable nozzle since the nozzle of Meret is fundamentally rotated 180 degrees about a horizontal axis and then coupled to a fixed central piece, thus reading on a "rotatably coupled most in serious developed to a fixed central piece, thus reading on a "rotatably coupled most in the nozzle form being removed or reattached, it merely requires a nozzle that is rotatably coupled, wherein the invention of Meret is usable after being rotated and coupled.